

U.S. Department of Justice

United States Attorney Eastern District of New York

MWG F. #2005R00060

271 Cadman Plaza East Brooklyn, New York 11201

May 3, 2023

By Email and ECF

Stacey Richman, Esq.

Email: srichmanlaw@msn.com

Re: United States v. Michael Mancuso

Criminal Docket No. 05-060 (NGG)

Dear Counsel:

The government is producing to you through USAfx the government's exhibits in connection with the upcoming hearing in the above-referenced case. Government Exhibits 56, 56-T, 57, 57-T, 58, and 58-T are designated as "PROTECTED WITNESS DISCOVERY MATERIAL" pursuant to the Protective Order entered by the Court on March 22, 2022, ECF No. 1522 (the "Protective Order"), and must be handled as provided in the Protective Order.

The government reserves the right to disclose additional exhibits and to revise the materials enclosed herein.

Very truly yours,

BREON PEACE United States Attorney

By: /s/ Michael W. Gibaldi

James P. McDonald Michael W. Gibaldi Assistant U.S. Attorneys (718) 254-6376/6067

cc: Clerk of the Court (NGG) (by ECF)